1 2	SHELLEY S. BUCHANAN Attorney At Law 912 Cole Street, PMB #120		
3	San Francisco, CA 94117 State Bar Number 178779 (415) 566-3526		
4	Attorney for Plaintiffs,		
5	CRAIG ALAN CLARK and CHRISTINA CLARK		
6			
7		NEDVICE COLUDE	
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	SACRAMENTO DIVISION		
11	CD AIC ALANI CLADIZ AND) Casa Na CV C 04 0222 DEL DAN DC	
12	CRAIG ALAN CLARK AND CHRISTINA CLARK,) Case No. CV S 04-0332 DFL PAN PS	
13	Plaintiffs,) STIPULATION TO EXTEND) DISCOVERY CUT-OFF DATE) FOR OUTSTANDING DISCOVERY	
14	V.) PROPOUNDED TO DEFENDANTS) TRANSPACK CORPORATION AND	
15	TRANSPACK CORPORATION; BUCKLEY &	BUCKLEY & ASSOCIATES, INC.	
16	ASSOCIATES, INC.; TRANSAMERICA HOME LOAN; OCWEN FEDERAL BANK, and		
17	DOES 1 to 50, inclusive,		
18	Defendants.		
		_)	
19	Plaintiffs Craig Alan Clark and Christina Cla	ark and Defendants Transpack Corporation	
20	and Buckley & Associates, Inc., by and through their respective counsel of record, stipulate to the		
21	following:		
22	RECITA	LS	
23	WHEREAS, the discovery cut-off date has been set by case management order for June		
24	15, 2005;	, c	
25		on discovery to Defendants Transpack	
26	WHEREAS, Plaintiffs have prounded written discovery to Defendants Transpack		
27	Corporation and Buckley & Associates;		
28	WHEREAS, Plaintiffs, through their counse	l, have been communicating with counsel for	

1	Defendants Transpack Corporation and Buckley & Associates to obtain amended responses and		
2	further production of documents;		
3	WHEREAS, Defendants Transpack Corporation and Buckley & Associates have agreed		
4	to provide amended responses;		
5	WHEREAS, Plaintiffs have filed a motion to compel for June 15, 2005, before the		
6	Honorable Magistrate Judge Nowinski, Courtroom 25, which will be taken off-calendar as		
7	amended responses are being provided;		
8	IT IS STIPULATED:		
9	1. That Plaintiffs Craig Alan Clark and Christina Clark and Defendants Transpack		
LO	Corporation and Buckley & Associates agree to extend the discovery cut-off date from June 15,		
L1	2005 to July 8, 2005, for purposes of the written discovery already propounded by Plaintiffs to		
L2	Defendants Transpack Corporation and Buckley & Associates, Inc. only.		
L3	2. This extension of the discovery cut-off date has no effect on the prior extension, by		
L 4	stipulation and order, of the discovery cut-off date for written discovery propounded by Plaintiffs		
L5	to Defendant Transamerica Home Lona.		
L6 L7	APPROVED AS TO FORM AND CONTENT:		
L8	Dated: June 6, 2005 Dated: June, 2005	s / Shelley S. Buchanan	
19 20 21		SHELLEY S. BUCHANAN, Attorney for Plaintiffs CRAIG ALAN CLARK and CHRISTINA CLARK	
22		s / Darlene C. Vigil	
23		DARLENE VIGIL Attorney for Defendants TRANSPACK CORPORATION and BUCKLEY & ASSOCIATES, INC.	
25		BUCKLLI & ASSOCIATES, INC.	
26			
27			
28			

ORDER IT IS ORDERED that the discovery cut-off date for outstanding written discovery propounded by Plaintiffs Craig Alan Clark and Christina Clark be continued from June 15, 2005 to July 8, 2005. All other outstanding orders regarding discovery cut-off dates remain in effect. Dated: 6/9/2005 United States District Judge